

**GOVERNMENT OF TELANGANA
ABSTRACT**

Public Servants – MA&UD Department – Allegation of possession of assets disproportionate to the known sources of income against Sri Brij Kishore Singh, Dy. Executive Engineer, Division-II, Greater Hyderabad Municipal Corporation, Hyderabad – Sanction of Prosecution – Orders – Issued.

MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT(VIG.I) DEPARTMENT

G.O.MS.No. 110

Dated: 21/04/2016

ORDER:-

Whereas Sri Brij Kishore Singh S/o Late Kishan Singh joined Government service as Asst Executive Engineer in Public health Department on 17-01-1983 worked at MCH, Hyderabad, subsequently, he was promoted as Dy.Executive Engineer 05-01-2004 and worked at MCH & Greater Hyderabad Municipal Corporation Hyderabad and presently, working as Dy EE at Ward 15, Division-2, South Zone, Greater Hyderabad Municipal Corporation Hyderabad since July 2006. By virtue of the post held by him, he falls under the category of Public Servant as defined under section 2 (c) of the Prevention of Corruption Act, 1988.

2. Whereas it is alleged that, during the investigation of trap case vide Cr.No.12/ACB-HR/2011 registered against Sri Brij Kishore Singh, Dy EE, in which search was conducted on the house bearing Flat No.8, Aga Apartment, (Municipal No.5-8-26/8) Chirag Ali Lane, Abids, Hyderabad of Sri Brij kishore Singh. During the search, several incriminating documents pertaining to movable and immovable properties and net cash of Rs.5,70,480/- were seized. On verification of the said documents and further investigation, it is found that Sri Brij Kishore Singh, Dy EE, of Ward-15, Division-2, South Zone, GHMC Hyderabad had acquired assets, which are disproportionate to the known sources of his income.

3. After verification of the documents and obtaining permission from the competent authority vide Proc.No.5/JD(T)-ACB/2011 dt:25-06-2011 of the Joint Director (T), ACB, Hyderabad, a case in Cr.No.14/ACB-HR/2011 U/s 13(2) r/w 13(1) (e) of PC Act 1988 was registered on 25-06-2011 against Sri Brij Kishore Singh, Dy EE, Division-II, Greater Hyderabad Municipal Corporation, Hyderabad and investigated into.

4. That for the purpose of investigation, the check period has been taken from 17-01-1983 (i.e. from the date of joining Government service) to 14-06-2011. (i.e. the date of house search).

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5. And whereas it is further alleged that the incriminating material seized during the course of house searches and facts and material collected during the course of investigation revealed that Sri Brij Kishore Singh was found in possession of assets to a tune of Rs. 88,57,786/- as on the terminal date of check period. During the check period his legal income from known sources was calculated at Rs.66,02,914/-. His expenditure was estimated to Rs.49,45,406/-. Hence likely savings is Rs.16,57,508/-. Thus Sri Brij Kishore Singh was found in possession of assets disproportionate to known sources of his income to a tune of Rs.72,00,278/- for which he could not explain satisfactorily.

6. And whereas, the afore said acts of Sri Brij Kishore Singh S/o Late Kishan Singh, Dy EE, Division-II, Greater Hyderabad Municipal Corporation, Hyderabad constitute offence punishable under sections 13(2) r/w 13(1)(e) of the Prevention of Corruption Act, 1988.

7. And whereas, the Government of Telangana being competent authority to remove Sri Brij Kishore Singh S/o Late Kishan Singh, Dy EE, Division-II, Greater Hyderabad Municipal Corporation, Hyderabad from his service after fully and carefully examining the material placed before them and having regard to the facts and circumstances of the case consider that Sri Brij Kishore Singh S/o Late Kishan Singh, Dy EE, Division-II, GHMC, Hyderabad should be prosecuted in a court of Law for the above said offence.

8. Now, in exercise of the powers conferred under clause (b) of Sub-Section (1) of Section 19 of the Prevention of Corruption Act, 1988, the Government of Telangana hereby accord sanction for prosecution of Sri Brij Kishore Singh S/o Late Kishan Singh, Dy EE, Division-II, Greater Hyderabad Municipal Corporation, Hyderabad for the afore said offences punishable under section 13(2) r/w 13(1)(e) of the Prevention of Corruption Act, 1988 and for any other cognate offences punishable under any provisions of law for the time being in force in respect of the said acts and for taking cognizance of the said offences by a court of competent jurisdiction.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

M.G. GOPAL
SPECIAL CHIEF SECRETARY TO GOVERNMENT

To
The Director General, Anti Corruption Bureau, Hyderabad.
SF/SC.

// FORWARDED BY ORDER //

SECTION OFFICER